

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Rodney M. Richards Theodore Jones					
Serial No.:	220,108					
Filed: June	24, 1988					
Ampli	d and Reagents for fying and Detecting Carlo Sequences					
Group Art U	Jnit: 182					

AMENDMENT

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

Examiner: Scheiner

Dear Sir:

This amendment is in response to the office action mailed July 3, 1990 in the above-identified application wherein claims 1-21 were rejected under 35 USC §§103 and 112. Reconsideration and withdrawal of these rejections are requested for the reasons set forth below.

Amendment of the Claims

Please amend the claims of the above-referenced application as follows:

CERTIFICATE OF MAILING (37 CFR 1.8a)

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to the: Commissioner of Patents and Trademarks, Washington, D.C. 20231

Date Jan 3, 1991

(Typog or print name of person making paper).

Charlette Trumkin

(Signature of person mailing paper)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

àtion of:

Theodore Jones et al.

Serial No.: 0 7/220,108

Group No.:

182

Filed: June 24, 1988

Examiner:

Scheiner, L.

For:

Acid Sequences

Method and Reagents for Amplifying and Detecting Nucleic

Commissioner of Patents and Trademarks Washington, D.C. 20231

AMENDMENT TRANSMITTAL

Transmitted herewith is an amendment for this application. **STATUS** Applicant is 2. a small entity — verified statement: attached. already filed. other than a small entity.

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(Signature of person mailing paper)

01-051 Amendment Transmittal (9019) - page 1 of 4)

P 30008 01/16/91 07220108

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01/16/91 07220108 P 30009

103 01-0519 030

EXTENSION OF TERM

NOTE: "Extension of Time in Patent Cases (Supplement Amendments) — If a timely and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period.

If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 O.G. 34-35).

NOTE: See 37 CFR 1.645 for extensions of time in interference proceedings and 37 CFR 1.550(c) for extensions of time in reexamination proceedings.

3. The proceedings herein are for a patent application and the provisions of 37 CFR 1.136 apply

		(a	omplete (a) or (b) as applicable)	
(a) 🔽	Applica tal num	ant petitions faber of month	for an extension of time under 3' as checked below:	7 CFR 1.17(a)-(d) for the to
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OR

vertently overlooked the need for a petition for extension of time.

(b) Applicant believes that no extension of term is required. However, this condi-

tional petition is being made to provide for the possibility that applicant has inad-

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FEE FOR CLAIMS

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	s	ee the Noti c	ce of April	7, 1986, 1065 (D.G. 31-	<i>33</i> .						

(Amendment Transmittal [9-19]—page 3 of 4)

AND/OR

If any additional fee for claims is required, charge Account No. __01-0519______

Reg. No.: 31,222

Tel. No.: (805) 499-5725

SIGNATURE OF ATTORNEY

Julia E. Abers

Type or print name of attorney

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P.O. Address

Thousand Oaks, California 91320-1789

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